

AMERICANS ARM IN ST. PETERSBURG; CRISIS IN RUSSIA

Czar's Army Practically in Open Revolt, While Naval Mutineers at Sevastopol, Commanded by Rebel Officer, Are Ready for Decisive Fight.

(Continued from First Page.)

put to sea. This may indicate their purpose to stand by and meet force in the event of the soldiers and artillery before firing on the sailing.

Americans Arm.
Owing to the unsafe condition of the streets in the vicinity of the American Embassy, the American Consul, Mr. Eddy, has requested the permission of the Prefect of the Police for the official messengers of the Embassy to carry arms.

The proprietors of estates in the districts affected by agrarian disorders are afraid to remain in their homes and are flocking to Moscow and St. Petersburg by hundreds.

The Novaya Zhih says that machine guns have been dispatched to the disarming districts.

It is reported that Prince Peter of Russia, who has succeeded Gen. Skalon as Governor-General of Warsaw, the latter having been removed.

There was an exceedingly panic-like feeling on the Bourse to-day, Imperial bonds again dropping to 84. Government securities and industrial fell several points between quotations. The markets were affected by the fear of a spread of wholesale sedition in the army.

The Radical papers are filled with reports of meetings of soldiers in different places and the adopting of resolutions calling for the public trial of soldiers, the abolition of the death penalty, the abolition of personal service to officers, an increase of pay, a cash allowance in place of food and clothing, and a reduction of the term of service to four years.

Odesa to Join Mutiny.

The similarity of the resolutions is proof that they were inspired from a common source and shows the growth of the revolutionary propaganda among the troops.

The reports from the Manchuria army are also disquieting. Many officers and soldiers involved in the plot at Harbin have been arrested and a number of agitators who arrived there from Russia.

STUDY ANTICS FOR MONKEY BALLET

Party of Dancers for New Extravaganza in Central Park Zoo.

A party of twenty-four women and twelve men, headed by the monkey house in Central Park to-day. Two, described as Eugenia Omena, a French acrobat, and James Adams, became too frisky to suit Patrolman Corcoran, who took them to the Arsenal Police Station, where, after Acting Capt. Hoffman had lectured them, they were allowed to go.

An energetic press agent who accompanied the party along with a playhouse proprietor, said the three dozen persons are to take part in "the monkey ballet" in a musical extravaganza to be produced soon.

On the way to Central Park, two male members of the company who were monkey costumes, sat on top of a huge sight-seeing automobile and entertained pedestrians along the streets by their antics. On the way back to the Hippodrome, one member did the same thing, but was better qualified because of having passed forty-five minutes in the monkey house.

EX-MAYOR PEENE, OF YONKERS, DROPS DEAD.

Was to Have Been Appointed Police Commissioner to Reorganizing the Department.

(Special to The Evening World.)
YONKERS, N. Y., Nov. 28.—John G. Peene, twice Republican Mayor of Yonkers, dropped dead of apoplexy on his steamboat dock here shortly before noon to-day. Mr. Peene was born in Yonkers on Feb. 23, 1842. When the civil war broke out he was one of the first three men who enlisted in Yonkers when President Lincoln issued his call for volunteers. He served in the Fifth New York Cavalry as the Dursey Zouaves.

Mr. Peene was one of the most picturesque figures in Westchester County politics. He was elected Mayor in 1888, defeating John Kendrick Bangs, the noted humorist. Two years later he was re-elected by a larger plurality. Recently he had been unwell and not active in politics. Mayor-elect John H. Coyne, Democrat, was to have appointed Mr. Peene head of the Police Board to reorganize the department, in which dimensions have been rife.

HURLEY STILL IMPROVES.

BOSTON, Nov. 28.—The following official bulletin was issued at 11 o'clock this morning:

"Capt. Hurley continues to improve and it is probable progress continues will leave the hospital on Saturday. He is up and about the hospital yard this morning."

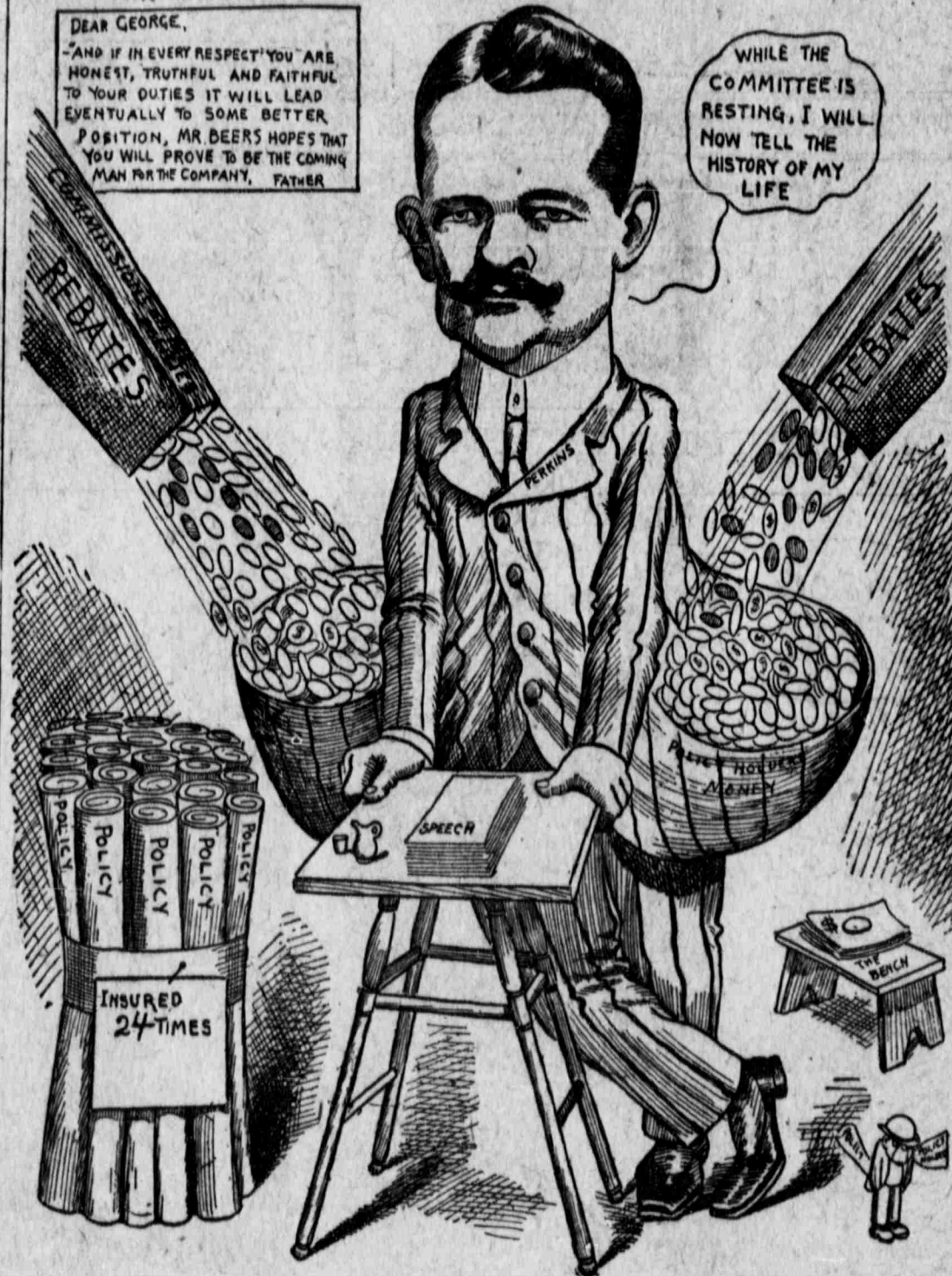
(Signed.)
W. M. BULLARD,
E. H. NICHOLS.

EVERYBODY WORKS FOR PERKINS.

By T. E. Powers.

FATHERS LETTER

DEAR GEORGE,
"AND IF IN EVERY RESPECT YOU ARE HONEST, TRUTHFUL AND FAITHFUL TO YOUR DUTIES IT WILL LEAD EVENTUALLY TO SOME BETTER POSITION, MR. PERKINS HOPES THAT YOU WILL PROVE TO BE THE COMING MAN FOR THE COMPANY, FATHER."



HAMILTON GOT "DOG" CASH

(Continued from First Page.)

swore yesterday he had removed \$700,000 worth of New York City bonds from the insurance vaults, was the first witness.

Chief Examiner Hughes began by getting from Randolph the fact that he had turned over to George W. Perkins the \$700,000 interest, of which all trace has been lost, on the Kildar-Peabody loan of \$1,000,000. The witness said he gave the money to Perkins under special instructions from President John A. McCall.

Mr. Hughes next went after the New York City bond juggling. Randolph asked to have the testimony of Cashier Santa read.

"Anything that Mr. Santa says," said the witness, "you can accept as correct. But all I know of this instance is an allusion in the newspapers."

By Mr. Hughes, after reading the testimony:

Q. Did you take those securities from the vaults of the New York Life? A. The only discrepancy in that is the fact that I was not treasurer of the company at that time.

Q. What were you? A. Chairman of the Executive Committee.

Q. Well, did you take those securities from the vaults? A. I remember the matter clearly. It was on Jan. 5, 1902. As Mr. Santa says, \$700,000 worth of New York City securities were withdrawn and a cashier's check of the Central National Bank for their value put in their place.

Q. Under whose direction or by whose authority did you remove those securities? A. Really, Mr. Hughes, I can't remember. And Randolph did not remember. He could not tell what had become of the securities or into whose possession they passed. He couldn't swear that this sort of a transaction hadn't occurred many times.

Q. What do you think was the motive of their particular transaction of January, 1902? A. The date is significant. Q. Why significant? A. That should be evident.

Q. As a matter of fact wasn't this transaction carried out to enable somebody to escape taxation by the possession of these untaxable securities? A. Yes.

Mr. Hughes—Of course, that's what everybody thinks. By this time Randolph was thoroughly embarrassed. He was fighting himself with the New York Life on one hand and his conscience on the other.

By Mr. Hughes: You have the opportunity to establish your own personal position in the matter, Mr. Randolph. You were not Treasurer of the company in January, 1902? You didn't carry out this transaction on your own initiative? A. Oh, no.

Q. Since you have been treasurer of the New York Life have untaxable securities been loaned to anybody to escape taxation? A. No, sir.

Practice Repugnant to Him.
Q. You stopped the practice? A. Yes.

Q. You thought it was against good citizenship, didn't you? A. I did.

Q. Now, can't you tell us, Mr. Randolph, who benefited by this loaning of untaxable securities? A. No, sir. I called up Mr. Shipman of the company, about it. He mentioned that the securities were turned over to the bank for the benefit of some clients of the Central National Bank. He mentioned the Merchants' Trust Company. A. I don't give any other names.

Q. Now, will you state if since you have been Treasurer of the New York Life, anybody has asked you to lend untaxable securities? A. I would not like to say. I have an impression, but no recollection.

Q. Well, have you deeply embarrassed again.

Q. Well, have some transactions been carried on in that time? A. No, sir.

A Bad Guess.
Randolph was asked who of the New York Life's directors were officers of

the Central National Bank in January, 1902. He said the list he could do was to guess, and left the stand, promising to furnish the information.

William S. Farnshaw, head of the investment security house of W. S. Farnshaw & Co., was sworn. He said he had purchased from the New York Life in the end of 1904 \$125,000 worth of New Orleans traction bonds. He paid \$25,000 for the lot. The arrangement for the transaction was made with George W. Perkins.

Q. What was that arrangement? A. The company was to turn over the bonds to me for sale. Ninety-five per cent. of the profits was to go to the company and I was to receive five per cent. for the transaction.

Farnshaw bought the bonds on Dec. 31, 1904. The New York Security and Trust Company delivered them to him and after I got the bonds I carried them to the New York Life. The bonds were coming from

Q. You didn't know that between Dec. 31 and Jan. 5 the New York Security and Trust Company had advanced \$700,000 and that the New York Life had come up with \$50,000 to carry those securities for you? A. No, sir. Mr. Perkins didn't tell me. I told him I didn't want to pay for the bonds until after the first of the year, and he said he would arrange to carry them

for me. Q. Then it would seem that Hamilton got money to which others were justly entitled? A. Yes, sir. Q. Did the New York Security and Trust Company pay any other money to Andrew Hamilton or A. R. Nichol in connection with this Union Savings and Trust Company business? A. No, sir. Not that I know anything about.

Q. The beginning of his testimony Keeler had recalled the \$50,000 taken out of the Steel profits of the New York Life and paid to Hamilton.

By Mr. Hughes: Q. But J. P. Morgan paid that money to Hamilton? A. Oh, yes, but the New York Security and Trust Company paid over the sum in a check to George W. Perkins. Perkins passed it on. I presume, to J. P. Morgan & Company.

That was the transaction which was carried through to wipe out Central National Bank notes of Supreme Court Justice Edward E. McCall and "Andy" Hamilton.

The Equitable Again.
Lawrence L. Gillespie, vice-president of the Equitable Trust Company, was sworn to tell about the stock transactions of the Lawyers' Title Insurance Company and the Lawyers' Mortgage Insurance Company in 1901, by which James H. Hyde made large profits but testified that he had forgotten about them. Gillespie produced a transcript from the records of the American Deposit & Loan Company, which was reorganized into the Equitable Trust Company.

It was shown that on Oct. 11, 1901, George H. Squire received a check for \$25,000 for profits on the sale of 365 shares of Lawyers' Title Insurance stock and \$13,750.85 for profits on 408 shares of Lawyers' Mortgage Insurance Company stock. This check was endorsed by Squire and marked paid by the Western National Bank.

When this point had been reached Gillespie was excused. Mr. Hughes announced that further evidence on the subject depended upon the appearance of Rasmus S. Ransom, Squire's attorney.

Alfred W. Main, assistant auditor of the Equitable, was recalled and said that George E. Tarbell's contract with the Society was an agent for him renewals on all business up to the twenty-fifth annual premium. Hughes wanted to know how Main had computed a commutation of Tarbell's renewal interests at \$135,000. Main could give only a vague idea and was told to produce the calculation to-morrow.

Third Vice-President George T. Wilson of the Equitable, was next recalled. He has charge of the Society's foreign business and he admitted that last year new insurance cost the Equitable 50 per cent. Then he changed his statement to make it 146 per cent.

FOUR PRISONERS GET 32 YEARS IN PRISON.
They Were Convicted of Aiding and Abetting in the Moral Ruin of Little Girls.

Four persons, three men and a woman, were sentenced by Judge Martin T. McMahon in the Court of General Sessions to-day to serve sentences aggregating thirty-two years for crimes against young girls. Assistant District Attorney O'Connell, secured the convictions in all four cases.

Archibald Robinson, of No. 44 West Thirty-sixth street, was sent up for six years and six months. He was arrested by Children's Society agents on complaint of the parents of a fifteen-year-old girl, Samuel Reimann, of No. 51 East Ninety-ninth street, was sentenced to serve ten years for enticing a fourteen-year-old girl from her home and forcing her into a life of immorality.

Tony Aquino, one of the leaders of the Paul Kelly gang in Harlem, and a woman named Rose Schwartz were engaged up to a couple of months ago, in procuring girls from Newark and other New Jersey towns for disorderly houses in this city. Tony will serve ten years in Sing Sing while Rose Schwartz will serve five years and six months at the Auburn Prison for women.

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FAMILY OF THREE HELD FOR POISONING.
Father, Son and Daughter Accused of Causing Deaths of Three Persons.

RICHMOND, Va., Nov. 28.—Wallace W. White, a druggist, his son Almon, and his daughter Eva, were arrested to-day charged with manslaughter, in causing the death by poisoning of three persons.

White and his son are charged with causing the death of Mary Legendre, of St. Armand, Que. Another warrant charges the father, son and daughter with causing the death of Marshall S. Smith and still a third warrant alleges manslaughter against White and his son in causing the death of Nelson Royerson.

PATRICK AGAIN LOSES POINT IN HIS FIGHT.
Motion Designed to Facilitate Appeal to Federal Courts Denied.

ALBANY, Nov. 28.—The Court of Appeals to-day denied the motion made in behalf of Albert T. Patrick for an amendment of the remittitur recording the court's dismissal of his appeal from conviction of murder in the first degree.

The matter, though purely technical, was of great importance to Patrick, because its intent was to have the court amend the papers as to show that points involving the appellant's rights under the federal constitution had been passed. This procedure would have facilitated Patrick's appeal to the Supreme Court of the United States.

Former Senator David B. Hill, Patrick's chief counsel, and Edward H. Koehler, of New York, who made the motion denied to-day, both declined this afternoon to discuss the case.

Cost a Leg in Collision.
(Special to The Evening World.)
BORDENTOWN, N. J., Nov. 28.—In a collision of freight cars at the Pavia yard of the Pennsylvania Railroad late last night, Jack Donovan, forty years old, of Philadelphia, a brakeman, had a leg so badly crushed that it had to be amputated at Cooper Hospital. He is in a serious condition from shock.

CANDY

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SPECIAL FOR WEDNESDAY.
VANILLA CREAM ALMONDS... 10c ASSORTED FRUIT AND NUT CHOCOLATES... 15c

SPECIAL FOR TUESDAY AND WEDNESDAY.
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MOUNT VERNON PURE RYE... full Quarts... 85c.; per Gallon, \$3.20

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1371 Jerome Ave., cor. 184th St., N. Y.
1118 Manhattan Ave., bet. 10th & 11th Sts., N. Y.
1276-1280 Broadway, cor. Lex. Ave., N. Y.

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